

## **U.S. Department of Justice**

United States Attorney Eastern District of New York

AAS/RMP F. #2021R00600

271 Cadman Plaza East Brooklyn, New York 11201

September 20, 2024

Kenneth Abell Jarrod L. Schaeffer Abell Eskew Landau LLP 256 Fifth Avenue, 5th Floor New York, NY 10001

Seth DuCharme Nicole Boeckmann Bracewell LLP 31 W. 52nd Street, Suite 1900 New York, NY, 10019-6118

## By Email and ECF

Re: United States v. Sun, et. al.

Criminal Docket No. 24-CR-346 (BMC)

# Dear Counsel:

Enclosed please find materials produced in accordance with Rule 16 of the Federal Rules of Criminal Procedure, which are contained on hard drives produced separately to counsel for the respective defendant.

## I. The Government's Discovery

Please find the following enclosed for counsel for Linda Sun:

Bates No.	Description of Item
SUN_000001	Hard drive containing an Extraction of Linda Sun's iPhone 14 Pro and its associated Cellebrite Report

Please find the following enclosed for counsel for Chris Hu:

Bates No.	Description of Item
HU_000001	Hard drive containing an Extraction of Chris Hu's iPhone 14 Pro Max and its associated Cellebrite Report

You may examine the physical evidence discoverable under Rule 16, including original documents and items, by calling us to arrange a mutually convenient time.

Very truly yours,

BREON PEACE United States Attorney

By: /s/ Alexander A. Solomon

Alexander A. Solomon Robert M. Pollack Assistant U.S. Attorneys (718) 254-7000

#### Enclosures

cc: Clerk of the Court (BMC) (by ECF) (without enclosures)